in section 101 (a) (15) (G) (i), (ii), (iii), or (iv) of the Immigration and Nationality Act shall not exceed such time as the Secretary of State continues to recognize him as a member of such class. An alien of the class described in clause (v) of section 101 (a) (15) (G) of the Immigration and Nationality Act shall not be admitted initially to the United States for more than one year.

§ 214g.3 Bond. Nonimmigrants of the class described in section 101 (a) (15) (G) (v) of the Immigration and Nationality Act who are required to furnish bonds under § 214.3 or § 214.4 shall do so on Form I-325.

§ 214g.4 Failure to maintain status. At such time as any representative, officer, or employee described in clauses (i) to (iv) inclusive of section 101 (a) (15) (G) of the Immigration and Nationality Act, or any representative, officer, or employee of an international organization as described in section 3 (7) of the Immigration Act of 1924, as amended. is ineligible under the Immigration and Nationality Act and this chapter to remain in the United States in the status of such representative, officer or employee, any alien member of the immediate family of such representative, officer, or employee, any attendant, servant or personal employee of any such representative, officer or employee, and any member of the immediate family of such attendant, servant, or personal employee who has nonimmigrant status pursuant to section 101 (a) (15) (G) of the Immigration and Nationality Act or section 3 (7) of the Immigration Act of 1924, as amended, shall be regarded as having failed to maintain such status. section shall not be construed as setting forth the sole ground on which the persons herein described may be regarded as having failed to maintain such status.

Additional documents re-§ 214g.5 quired in support of application for an extension of temporary stay. An alien having the status of a nonimmigrant of the class described in section 101 (a) (15) (G) (v) of the Immigration and Nationality Act or having the status of an attendant, servant, or personal employee of any representative, officer, or employee of an international organization pursuant to the provisions of section 3 (7) of the Immigration Act of 1924, as amended, who applies for an extension of his temporary stay in such status shall attach to his application a written statement from the representative, officer, or employee of the international organization describing the current and intended employment of the alien.

SUBPART B—PROCEDURAL AND OTHER NON-SUBSTANTIVE PROVISIONS (RESERVED)

Part 214h—Admission of Nonimmigrants: Temporary Services, Labor or Training

Subpart A—Substantive Provisions

Sec.

214h.1 Limitation as to time for which alien may be admitted.

214h.2 Bond.

214h.3 Special prerequisites for admission.

214h.4 Petition.

214h.5 Additional documents required in support of an application for an extension of temporary admission.

Subpart B—Procedural and Other Nonsubstantive Provisions

214h.41 Petition to import.

214h.51 Application for extension of temporary admission; form and procedure.

AUTHORITY: §§ 214h.1 to 214h.51 issued under sec. 103, 66 Stat. 173. Interpret or apply secs. 101, 214, 66 Stat. 166, 189.

SOURCE: §§ 214h.1 to 214h.51 appear at 17 F. R. 11494, Dec. 19, 1952.

SUBPART A-SUBSTANTIVE PROVISIONS

§ 214h.1 Limitation as to time for which alien may be admitted. An alien of the classes described in section 101 (a) (15) (H) of the Immigration and Nationality Act shall be admitted to the United States for such period, not to exceed one year, as may be authorized by the district director or the Assistant Commissioner, Inspections and Examinations Division, in granting a petition to import such alien.

§ 214h.2 Bond. Nonimmigrants of the classes described in section 101 (a) (15) (H) of the Immigration and Nationality Act who are required to furnish bonds under § 214.3 or § 214.4 shall do so on Form I-337, or I-320, whichever in the opinion of the district director or the Assistant Commissioner, Inspections and Examinations Division, is appropriate, and shall be in an amount specified by such officer.

§ 214h.3 Special prerequisites for admission. An alien of any of the classes described in section 101 (a) (15) (H) of

the Immigration and Nationality Act shall not be admitted to the United States unless he establishes to the satisfaction of the admitting officer that he is destined in good faith to a petitioner whose petition for such alien's importation has been filed and approved in accordance with the provisions of section 214 (c) of the Immigration and Nationality Act and this part, and that he is entering the United States in good faith to perform the services, labor, or training specified in the petition.

§ 214h.4 Petition. The petition required by section 214 (c) of the Immigration and Nationality Act shall be filed under oath in duplicate on Form I-129B.

§ 214h.5 Additional documents required in support of an application for an extension of temporary admission. The temporary stay of an alien in the United States as a nonimmigrant of any of the classes described in section 101 (a) (15) (H) of the Immigration and Nationality Act may be extended on application filed by the employer or trainer of such alien.

SUBPART B—PROCEDURAL AND OTHER NON-SUBSTANTIVE PROVISIONS

§ 214h.41 Petition to import—(a) Form and procedure. A petition to import an alien as a nonimmigrant of the classes described in section 101 (a) (15) (H) of the Immigration and Nationality Act shall be submitted by the employer or trainer with such documentary or other evidentiary matter establishing the alien's eligibility for the classification as a nonimmigrant of the classes described in section 101 (a) (15) (H) and, if the alien is to enter under clause (ii) of said section, there shall be attached to, and made a part of, the petition a clearance order bearing a statement from the United States Employment Service, that (i) qualified workers of the kind proposed to be imported are not available within the United States, and (ii) the Employment Service policies have been observed: Provided, That a clearance card issued by the Employment Service of the Territory of Guam shall, in the case of a petition to import laborers for employment in Guam, be accepted in lieu of that issued by the United States Employment Service.

(b) Petition to import more than one alien. An employer who desires to import more than one alien may file a single petition on Form I-129B and include

thereon all of the prospective nonimmigrants provided the prospective nonimmigrants included in any petition are proceeding from the same place of origin and are destined to the United States for the purpose of performing the same type of services.

(c) Disposition. The provisions of § 204.11 of this chapter shall govern the disposition of petitions filed under the provisions of this part.

§ 214h.51 Application for extension of temporary admission; form and procedure. Application for extension of temporary stay of an alien having a nonimmigrant classification described in section 101 (a) (15) (H) of the Immigration and Nationality Act shall be made in writing by the alien's employer or trainer under oath and shall include a statement describing the current and intended employment or training of the alien and, when originally required by § 214h.41. clearance from the United States Employment Service establishing that the facts which justified the importation of the alien under the Immigration and Nationality Act continue to exist. An employer or trainer who desires an extension of temporary stay for more than one alien may file a single application and include therein all of the nonimmigrants. If more than one nonimmigrant is included on a single application, it shall be regarded as a separate application for each such nonimmigrant for the purposes of Part 2 of this chapter. and a fee in an amount equal to \$10 for each such nonimmigrant shall be submitted with the application.

Part 214i—Admission of Nonimmigrants: Rerpresentatives of Information Media

Subpart A—Substantive Provisions

214i.1 Limitation as to time for which alien may be admitted.

214i.2 Bonds.

Sec.

214i.3 Special conditions of admission.

214i.4 Failure to maintain status.

214i.5 Additional documents required in support of application for an extension of temporary admission.

Subpart B—Procedural and Other Nonsubstantive Provisions [Reserved]

AUTHORITY: §§ 2141.1 to 2141.5 issued under sec. 103, 66 Stat. 173. Interpret or apply secs. 101, 214, 66 Stat. 166, 189.